UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD

PAIN RELIEF CENTERS, P.A.		
and	Cases	10-CA-260563
AMBER WHITLOCK, an Individual		10-CA-200503
and		
KRISANDRA MARIE EDWARDS, an Individual		10-CA-260566
and		
MIRANDA KEENER COX, an Individual		10-CA-260569
and		
ERIN WHITLOCK STILTNER, an Individual		10-CA-260570
and		
YESENIA RAMIREZ-ZAVALA, an Individual		10-CA-260703

ORDER TRANSFERRING PROCEEDING TO THE NATIONAL LABOR RELATIONS BOARD

A hearing in the above-entitled proceeding having been held before a duly designated Administrative Law Judge, and the decision of that judge, a copy of which is attached, having been filed with the Board in Washington, D.C.,

IT IS ORDERED, pursuant to Section 102.45 of the National Labor Relations Board's Rules and Regulations, that the above-entitled matter be transferred to and continued before the Board.

Dated, Washington, D.C., May 13, 2021.

By direction of the Board:

/s/ Roxanne L. Rothschild
Executive Secretary

NOTE: Communications concerning compliance with the Administrative Law Judge's decision should be with the Regional Director of the Regional Office that issued the complaint.

Exceptions to the decision of the Administrative Law Judge must be received by the Board's Office of the Executive Secretary, 1015 Half Street SE, Washington, DC 20570, on or before **June 10, 2021.**

Please refer to Section 102 of the Board's Rules and Regulations ("Rules") with regard to the procedure for filing exceptions to the Administrative Law Judge's decision, or any responsive documents. Attention is specifically directed to the Rules concerning requests for extension of time to file documents (Rule 102.2(c)); the style and format of documents (Rule 102.5(a)); limitations on the length of briefs (Rules 102.5(a), 102.46(a)(1)(i)(D), & 102.46(h)); methods of filing with the Board's Office of the Executive Secretary (Rules 102.5(c)-(e)); and service on the other parties (Rules 102.5(c), 102.5(f)-(i), & 102.46(h)).